LABEL, IN PART: (Bag) "Net Weight One Pound Windsor Famous English Style Assorted Flavor Toffees."

NATURE OF CHARGE: Misbranding, Section 403 (e) (2), the product failed to bear a label containing an accurate statement of the quantity of the contents. (The bags contained less than the labeled weight.)

DISPOSITION: April 13, 1953. Default decree of condemnation. The court ordered that the product be delivered to a charitable institution.

20307. Misbranding of candied popcorn. U. S. v. 122 Bags * * *. (F. D. C. No. 34691. Sample No. 44798-L.)

LIBEL FILED: February 27, 1953, District of New Hampshire.

ALLEGED SHIPMENT: On or about December 11, 1952, by the R. L. Stiles Co., from Stoneham, Mass.

PRODUCT: 122 bags, each containing 12 3½-ounce packages, of candied popcorn at Manchester, N. H.

LABEL, IN PART: (Package) "Stiles Krispee-Kon Molasses Made with Sugar, Corn Syrup, Molasses, Pop Corn, Vegetable Oil, and Salt."

NATURE OF CHARGE: Misbranding, Section 403 (k), the product contained artificial coloring and failed to bear labeling stating that fact.

DISPOSITION: March 26, 1953. The shipper, claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond to be relabeled under the supervision of the Federal Security Agency.

SIRUP

20308. Adulteration and misbranding of sorghum sirup. U. S. v. 84 Cases * * *. (F. D. C. No. 34761. Sample No. 61423-L.)

LIBEL FILED: March 17, 1953, Western District of Oklahoma.

ALLEGED SHIPMENT: On or about February 18, 1953, from Wichita, Kans., by Fleming Co., Inc.

PRODUCT: 84 cases, each containing 12 4½-pound cans, of sorghum sirup at Oklahoma City, Okla.

Label, in Part: (Can) "New Crop Sorghum Packed for Ray Sloan Van Buren, Ark."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), a mixture of glucose and sorghum had been substituted in whole or in part for sorghum.

Misbranding, Section 403 (a), the label designation "Sorghum" was false

and misleading as applied to a mixture of glucose and sorghum.

DISPOSITION: April 17, 1953. Fleming Co., Inc., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for relabeling under the supervision of the Food and Drug Administration.

20309. Misbranding of sirup. U. S. v. 43 Cases * * *. (F. D. C. No. 34716. Sample No. 46886-L.)

LIBEL FILED: February 25, 1953, Southern District of Alabama.

ALLEGED SHIPMENT: On or about January 31, 1953, by J. E. Jones, from Conehatta, Miss.

PRODUCT: 43 cases, each containing 12 5-pound buckets, of sirup at Selma, Ala.

NATURE OF CHARGE: Misbranding, Section 403 (e) (1) and (2), the product failed to bear a label containing the name and place of business of the manu-

facturer, packer, or distributor, and an accurate statement of the quantity of the contents; and, Section 403 (i) (2), it was fabricated from two or more ingredients, and it failed to bear a label containing the common or usual name of each such ingredient.

DISPOSITION: April 24, 1953. Default decree of condemnation. The court ordered that the product be delivered to a State institution.

CEREALS AND CEREAL PRODUCTS

BAKERY PRODUCT

- 20310. Adulteration and misbranding of enriched bread. U. S. v. Walla Walla Baking Co. Plea of guilty. Fine, \$350. (F. D. C. No. 34318. Sample Nos. 30590-L, 30611-L to 30616-L, incl.)
- INFORMATION FILED: March 12, 1953, Eastern District of Washington, against the Walla Walla Baking Co., a corporation, Walla Walla, Wash.
- ALLEGED SHIPMENT: On or about May 29 and 31, 1952, from the State of Washington into the State of Oregon.
- LABEL, IN PART: "Adams' Master White Sliced Enriched Bread."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), portions of the article consisted in part of filthy substances by reason of the presence of insects and insect fragments; and, Section 402 (a) (4), portions of the article had been prepared, packed, and held under insanitary conditions whereby they may have become contaminated with filth.

Misbranding, Section 403 (a), certain statements on the label of a portion of the article were false and misleading. The statements represented and suggested that one-half pound of the article would provide at least the following amounts and percentages of the minimum daily requirements of essential food substances: thiamine (vitamin B_1) 55 percent; riboflavin (vitamin B_2) 17.5 percent; niacin 5 milligrams; and iron 40 percent. One-half pound of the article would provide less than those percentages and amounts of thiamine, riboflavin, niacin, and iron.

DISPOSITION: July 13, 1953. The defendant having entered a plea of guilty, the court fined it \$350.

CORNMEAL

- 20311. Adulteration of cornmeal. U. S. v. D. L. Morris Milling Co., Inc., and Dick L. Morris. Pleas of nolo contendere. Fine of \$400, plus costs, against corporation. Sentence against individual suspended for 60 days; charges against individual subsequently dismissed. (F. D. C. No. 34359. Sample Nos. 62123-L, 62126-L, 62130-L, 62131-L.)
- INFORMATION FILED: May 5, 1953, Western District of Missouri, against D. L. Morris Milling Co., Inc., Ritchey, Mo., and Dick L. Morris, president of the corporation.
- ALLEGED SHIPMENT: On or about September 2, 5, and 16, 1952, from the State of Missouri into the State of Arkansas.
- LABEL, IN PART: "The Shoal Creek Mills Fresh White Corn Meal Manufactured By The D. L. Morris Milling Co. Inc., Ritchey, Missouri 25 Lbs." and "5 Lbs. The Honey Creek Mill White Corn Meal D. L. Morris Milling Co. Southwest City, Missouri."